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Attorneys for Interested Party Jewish Community Foundation of the Jewish Federation Council of Greater Los Angeles

SOUTHERN DISTRICT OF NEW YORK		
	X :	
SECURITIES INVESTOR PROTECTION CORPORATION,	:	District Court Case No. 08-10791
,	:	Adv. Pro. No. 08-01789 (BRL)
Plaintiff,	:	
v.	:	
BERNARD L. MADOFF INVESTMENT	:	
SECURITIES, LLC,	•	
Defendant.	:	
	:	
	X	

OBJECTION OF THE JEWISH COMMUNITY FOUNDATION OF THE JEWISH FEDERATION COUNCIL OF GREATER LOS ANGELES TO THE TRUSTEE'S DETERMINATION OF ITS CLAIM

Claimant the Jewish Community Foundation of the Jewish Federation Council of Greater Los Angeles ("Foundation"), by its attorneys Barger & Wolen LLP, hereby submits its objection to the Trustee's determination of its Claim Numbers 4727 and 100366, (the "Combined Claim") relating to BLMIS Account No. 1J0059.

The Combined Claim was allowed in the amount of \$17,761,517.72 in a June 14, 2010 Notice of Trustee's Determination of Claim. The Foundation accepts the amount allowed on its Combined Claim, but submits this objection in reference to the following facts. The amount allowed on its Combined Claim consists of endowment assets that 26 other charitable organizations (the "Other Charities") contributed to a common investment pool (the "Pool") maintained and administered by the Foundation for the collective investment and reinvestment of such assets. The funds deposited in BLMIS Account No. 1J0059 were Pool assets and each of the Other Charities has a separate and distinct several (not joint) undivided interest in those assets and in BLMIS Account 1J0059. Each of the Other Charities submitted claims to the Trustee concurrently with the Foundation's Combined Claim. Each of the Other Charities' claims (Claim Nos. 015797, 015798, 015799, 015800, 015801, 015802, 015803, 015804, 015805, 015806, 015807, 015808, 015809, 015810, 015811, 015812, 015813, 015814, 015815, 015816, 015817, 015818, 015819, 015820, 015821, and 015822) was denied and each will object to the Trustee's determinations of their respective claims. The Foundation submits this objection in order that there can be no argument that the rights of the Other Charities to object to the Trustee's determinations of their claims have been prejudiced or waived.

Dated: New York, N.Y.

July 12, 2010

BARGER & WOLEN, LLP

By: s/Dennis C. Quinn

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08-01789-cgm Doc 3813 Filed 01/31/11 Entered 01/31/11 16:19:13 Main Document Pg 3 of 3

To: Parties on the Annexed Service List	
UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	X
SECURITIES INVESTOR PROTECTION CORPORATION,	: District Court Case No. 08-10791 : Adv. Pro. No. 08-01789 (BRL)
Plaintiff,	:
v.	:
BERNARD L. MADOFF INVESTMENT SECURITIES, LLC,	: : :
Defendant.	; ; ;
	X

CERTIFICATE OF SERVICE BY ELECTRONIC MEANS

I, DENNIS C. QUINN, one of the attorneys for the Jewish Community

Foundation of the Jewish Federation Council of Greater Los Angeles, hereby

certifies that a copy of the foregoing Brief of Interested Party Jewish Community

Foundation of the Jewish Federation Council Of Greater Los Angeles in

Connection with the Trustee's Motion to Affirm Trustee's Determination

Denying Claims of Claimants Without BLMIS Accounts in Their Names, Namely

Investors in Feeder Funds was accomplished pursuant to ECF as to Filing Users

and I shall comply with LR 5.5 as to the parties listed below and serve via First

Class Mail.

Irving H. Picard, Trustee 45 Rockefeller Plaza New York, New York 10111

July 12, 2010

s/ Dennis C. Quinn
Dennis C. Quinn